		SB 38
1	Dana L. Hupp	AND STEELING
	KD Feeback Gough, Shanahan, Johnson & Waterman	
2	33 South Last Chance Gulch PO Box 1715	1007 JUN 19 P 14: 06
3	Helena, Montana 59624-1715	FILED
4	(406) 442-8560 (406) 442-8783 (fax)	BAHTAN .
5		THEMP
	Donald D. MacIntyre Attorney at Law	
6	307 North Jackson Helena, Montana 59601	
7	(406) 442-8283	
8	Attorneys for Fidelity Exploration & Production	Company
9		CIAL DISTRICT COURT
10		ARK COUNTY
11		
	NORTHERN PLAINS RESOURCE COUNCIL, INC., and TONGUE RIVER	Cause No. BDV-2007-425
12	WATER USERS' ASSOCIATION,	
13	Petitioner,	AFFIDAVIT OF
14	-vs-	
15	MONTANA DEPARTMENT OF	LaVonne Conner
16	NATURAL RESOURCES AND	
	CONSERVATION, and FIDELITY  EXPLORATION & PRODUCTION	
17	COMPANY,	
18	Respondents.	
19	,	
20	STATE OF MONTANA )	
21	County of Big Horn )	
22		
	I, La Vonne Conner, being first duly swor	n, deposes and states the following, under oath
23	and penalty of perjury:	
24	1. I am over the age of 18 years, have first-h	and knowledge of the facts set forth below, and
25	am competent to testify in this matter.	
26	2. I reside in Big Horn County, Montana, an	d am in the business of raising cattle in the
27		tion Company's natural gas operations at the CX
28	or readily Emproration to 1 route	Tour Combany a resented Rea oberessions as the CV
	Affidavit of LaVonne Conner	Page I of 2

CSIN

1	Field.				
2	3. Big Horn County has recently experienced drought conditions and water has been				
3	difficult to obtain.				
4	4. I currently have a contract with Fidelity for them to provide water from their pipeline				
5	system to me for stock water.				
6	5. I have an interest in irrigating my hay fields with Fidelity's developed water produced in				
7	association with natural gas.				
8	6. I would appreciate the opportunity to use Fidelity's developed water at my cattle				
9	operation for managed irrigation as well as for stock water.				
10	7. Due to my interest in obtaining some of Fidelity's developed water, I hope to attend the				
11	district court proceedings in Big Horn County.				
12	Further Affiant sayeth not.				
13	Th 1				
14	DATED this 18th day of June 2007.				
15	Solon Conner				
16	LaVonne Conner, Affiant				
17	GINGGRIDED AND GRIODAL I C. 11. 10th I C. 1				
18	SUBSCRIBED AND SWORN to before me this 18th day of June 2007, by				
19	LaVonne Conner.				
20					
21	Lou L. Badgett				
22	(Notarial Seal) NOTARY PUBLIC FOR THE STATE OF MONTANA				
23	LORI L BADGETT-NOTARY PUBLIC PRINTED NAME OF NOTARY				
24	County of State of Sheridan Wyoming Residing at Steel Day County W, MT				
25	My commission expires 11 / 13 /2007  My commission expires 11 / 13 /2007				
26					
27					

28

This is to certify that the foregoing Affidavit of LaVonne Conner was duly served upon the following at their respective addresses by first-class mail, postage pre-paid thereon, on the day of June 2007 as follows:

Fred Robinson, Esq. P.O. Box 201601 Helena, Montana 59620-1601

Terry Punt Bones Bros. Ranch P.O. Box 505 Birney, Montana 59012

Mark Sonderberry, Consultant 8 Fry Drive Sheridan, Wyoming 82801

Tim Hall
Anne Yates
Water Resources Division
Montana Department of Natural Resources
and Conservation
P.O. Box 201601
Helena, Montana 59620-1601

Brenda Lindlief-Hall, Esq. 401 Last Chance Gulch Helena, Montana 59601

Jack R. Tuholske, Esq. Tuholske Law Office, PC P.O. Box 7458 Missoula, Montana 59807

Tom Kinnison 307 West Burkitt Sheridan, Wyoming 82801

KD Feeback

Jon Metropoulos
Dana L. Hupp
GOUGH, SHANAHAN, JOHNSON & WATERMAN
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2007 DEC 20 P 3: 03

Donald D. MacIntyre Attorney at Law 307 North Jackson Helena, Montana 59601 (406) 442-8283

Attorneys for Fidelity Exploration & Production Company

# MONTANA FIRST JUDICIAL DISTRICT COURT LEWIS & CLARK COUNTY

NORTHERN PLAINS RESOURCE COUNCIL, INC., and TONGUE RIVEWATER USERS' ASSOCIATION,	{
Plaintiffs/Petitioners,	Cause No. CDV-07-425
-vs-	) AFFIDAVIT OF FRA PORTER
MONTANA DEPARTMENT OF NATURAL RESOURCES AND CONSERVATION, and FIDELITY EXPLORATION & PRODUCTION COMPANY,	
Defendants/Responden	ts. )
STATE OF MONTANA )	
COUNTY OF BIGHORN )	

I, Fra Porter, being first duly sworn, depose and state the following, under oath and penalty of perjury:

- 1. I am over the age of 18 years, have first-hand knowledge of the facts set forth below, and am competent to testify in this matter.
- 2. I reside in Big Horn County, Montana.

- 3. I am in the business of raising cattle in the vicinity of Fidelity Exploration & Production Company's (Fidelity) coalbed natural gas operations at the CX Field.
- 4. On December 19, 2005, I entered a contract with Fidelity to use water from its coalbed methane wells located on my property for stock water. This contract provided that I would receive up to 1,314,000 gallons or 4.0 acre feet per year. That contract has expired.
- 5. On September 26, 2006, I entered into a second contract with Fidelity to use its developed water for agriculture, livestock, and wildlife in order to continue the productive development of my ranch. My current contract provides that I will receive up to 3.36 acre feet of developed water per year.
- 6. I contracted to receive enough water for 150 head of cattle. The Montana Department of Natural Resources and Conservation (DNRC) recommends fifteen gallons of water per day per animal unit plus an additional five gallons per day to cover evaporation and wildlife. Based upon 150 head of cattle, this translates to 1,095,000 gallons of water per year or 3.6 acre feet per year.
- 7. I think it is a waste to run the water down the creek or otherwise dispose of it without using it. I think it may be that the people trying to push the stay just want Fidelity to have to put the water in the river so they can have it down stream of the reservoir. We have used methane water on this ranch for many years and not only do the cows prefer it, it would be impossible to operate in this country without it.
- 8. After 10 years of drought and having to pump and haul water, it is a great benefit to have a tank full of water where we need it. Since the drought began, even though we have a number of reservoirs they almost never have water for the livestock. We still have to haul water from

one of Fidelity's pump stations to locations in our summer pasture and need to continue doing so in order to use the grass.

- 9. One well I had was already going bad and we were having to haul water. When Fidelity arrived and offered to provide water that allowed us to replace this well. Since we got the Fidelity water we didn't have to drill a new well or try to fix this old well that had gone bad.
- 10. The use of Fidelity's water has allowed us to use pastures that would otherwise not be useable because of a lack of water. It prevents overgrazing and allows better use of our grass because the cows can be spread out more evenly and in smaller bunches rather than one big one. This lets us use the grass across a wide area instead of just around the only water. It also allows me to use a small, fenced pasture as a holding area for cows and calves. This makes it far easier to keep them mothered up, as previously we had to drive them five miles and it was almost impossible to keep the calves with the mothers.
- 11. It also saves having to drive the cattle for such long distances because there is more water spread across the ranch. If we can't have this water, our ranch will be far less productive and maybe not economical. It would be great if we could fill our reservoirs with Fidelity's water to provide a backup source of water.
- 12. I would really like to see more development for the benefits of the water, which is more valuable even than any mineral rights. In particular, I'd like to see the federal mineral acres be developed because the additional water would allow us to open up more summer pasture and would probably allow us to add maybe 50 cows to our herd.

- 13. I am also considering negotiating with Fidelity to receive 200 acre feet of additional developed water for managed irrigation. If this contract is finalized, it will allow me to cultivate an estimated 80 additional acres of alfalfa or alfalfa grass mix for hay.
- 14. I am aware that the Northern Plains Resource Council and the Tongue River Water Users' Association have filed a Motion to stay of Fidelity's Montana Beneficial Use Permit 42B-30011045. I am further aware that if the Judge grants the Motion to stay Fidelity will be unable to provide me with developed water. Losing this water will negatively impact my ranch operation in several significant respects.
- 15. First, if the Fidelity water were shut off we would lose the ability to keep about fifty (50) of our mother cows but would have to sell them off. If all such uses are cut off, we would have to reduce the herd by another 50 head.
- 16. Second, the loss of 3.6 acre feet of developed water will negatively impact the wildlife populations on the ranch.
- 17. Third, receiving Fidelity's developed water has enhanced the value of our ranch. If Fidelity was unable to provide developed water, we would lose the value of this enhancement.
- 18. Fourth, I will lose the future benefits of managed irrigation which will negatively impact the continued development of the ranch.

DATED this \_\_\_\_\_ day of December, 2007.

Fra Porter

SUBSCRIBED AND SWORN to b	pefore me this // day of December, 2007.
	Matterback
(Notarial Seal)	(print name) KD Fee back
	Notary Public for the State of Montana
	Residing at Lincoln
	My commission expires Feb 28, 2011

I hereby certify that a true and correct copy of the foregoing *Affidavit of Fra Porter* was mailed postage pre-paid thereon at Helena, Montana, this 20th day of December 2007:

Anne Yates
Tim D. Hall
Water Resources Division
Montana Department of Natural Resources and Conservation
1625 11th Avenue
P.O. Box 201601
Helena, MT 59620-1601

Jack R. Tuholske, Esq. Tuholske Law Office, PC 234 Pine Street P.O. Box 7458 Missoula, MT 59807

Brenda Lindlief-Hall, Esq. Reynolds, Motl, & Sherwood 401 Last Chance Gulch Helena, MT 59601

Dana L. Hupp

Jon Metropoulos
Dana L. Hupp
GOUGH, SHANAHAN, JOHNSON & WATERMAN
33 So. Last Chance Gulch
P.O. Box 1715
Helena, MT 59624-1715
(406) 442-8560
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200 P 3:03

Donald D. MacIntyre Attorney at Law 307 North Jackson Helena, Montana 59601 (406) 442-8283

Attorneys for Fidelity Exploration & Production Company

# MONTANA FIRST JUDICIAL DISTRICT COURT LEWIS & CLARK COUNTY

NORTHERN PLAINS RES COUNCIL, INC., and TON WATER USERS' ASSOCI	GUE RIVER	Cause No. CDV-07-425
Plaintiffs/Pet	itioners,	}
-VS-		
MONTANA DEPARTMENT OF NATURAL RESOURCES AND CONSERVATION, and FIDELITY EXPLORATION & PRODUCTION COMPANY,		AFFIDAVIT OF CHARLES LARSEN
Defendants/I	Respondents.	j
STATE OF MONTANA	)	
COUNTY OF BIG HORN	;ss. )	

- I, Charles Larsen, being first duly sworn, depose and state the following, under oath and penalty of perjury:
- 1. I am over the age of 18 years, have first-hand knowledge of the facts set forth below, and am competent to testify in this matter.
- 2. I am in the business of raising cattle in the vicinity of Fidelity Exploration & Production

Company's (Fidelity) coalbed natural gas operations at the CX Field. I run a cattle operation on land that I lease from the surface owner, CNX Land Resources, Inc.

- 3. On December 21, 2006, I entered into a contract with Fidelity to receive developed water for agriculture, livestock, and wildlife in order to continue the productive development of this ranch. My contract allows Fidelity to provide me with up to 13.44 acre feet of developed water per year.
- 4. I contracted to receive enough water to maintain my herd of cattle. The Montana Department of Natural Resources and Conservation (DNRC) recommends fifteen gallons of water per day per animal unit plus an additional five gallons per day to cover evaporation and wildlife. Based upon my current herd of cattle, this translates to about 4,380,000 gallons of water per year or 13.44 acre feet per year.
- 5. I direct water received from Fidelity to twelve (12) stocktanks located on the ranch.
- 6. I intend to use water from Fidelity as domestic water and have installed a pipeline to do so.
- 7. I am aware that the Northern Plains Resource Council and the Tongue River Water Users' Association have filed a Motion to stay of Fidelity's Montana Beneficial Use Permit 42B-30011045. I am further aware that if the Judge grants the Motion to stay that Fidelity will be unable to provide me with developed water. Losing this water will negatively impact my ranch operation in several significant respects.
- 8. First, in the event Fidelity is prevented from delivering water it would cause me to have reduce my herd size significantly.
- 9. Second, the loss of Fidelity's developed water will negatively impact the wildlife

populations on the ranch.

10. If Fidelity is not allowed to provide water, we would lose the ability to run a profitable livestock operation on this ranch.

DATED this /3 day of Dece	ember 2007.
	Charles Larsen
SUBSCRIBED AND SWORN to before r	me this day of December 2007.
(Notarial Seal)	(print name) AD FEFACE  Notary Public for the State of Montana  Residing at Longola  My commission expires FEB 28, ZOII

I hereby certify that a true and correct copy of the foregoing Affidavit of Charles Larsen was mailed postage pre-paid thereon at Helena, Montana, this 20th day of December 2007:

Anne Yates
Tim D. Hall
Water Resources Division
Montana Department of Natural Resources and Conservation
1625 11th Avenue
P.O. Box 201601
Helena, MT 59620-1601

Jack R. Tuholske, Esq. Tüholske Law Office, PC 234 Pine Street P.O. Box 7458 Missoula, MT 59807

Brenda Lindlief-Hall, Esq. Reynolds, Motl, & Sherwood 401 Last Chance Gulch Helena, MT 59601

Dana I. Hunn

Jon Metropoulos
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2007 DEC 20 P 3: 02

Donald D. MacIntyre Attorney at Law 307 North Jackson Helena, Montana 59601 (406) 442-8283

Attorneys for Fidelity Exploration & Production Company

## MONTANA FIRST JUDICIAL DISTRICT COURT LEWIS & CLARK COUNTY

NORTHERN PLAINS RESOURCE COUNCIL, INC., and TONGUE RIVER WATER USERS' ASSOCIATION,	Cause No. CDV-07-425  AFFIDAVIT OF FREDRICK MUELLER
Plaintiffs/Petitioners,	· ) )
-vs-	) )
MONTANA DEPARTMENT OF NATURAL RESOURCES AND CONSERVATION, and FIDELITY EXPLORATION & PRODUCTION COMPANY,	
Defendants/Respondents.	
STATE OF MONTANA )	
COUNTY OF BIG HORN )	

- I, Fredrick Mueller, being first duly sworn, depose and state the following, under oath and penalty of perjury:
- I am over the age of 18 years, have first-hand knowledge of the facts set forth below, and am competent to testify in this matter.
- 2. I reside in Big Horn County, Montana.
- 3. I raise cattle and hay crops in the vicinity of Fidelity Exploration & Production

Company's (Fidelity) coalbed natural gas operations at the CX Field.

4. On January 17, 2007, I entered into a contract with Fidelity to receive developed water for "certain beneficial uses" including "a water supply for agriculture, livestock, and wildlife in order to continue the productive development of [my land]." My contract allows Fidelity to provide me up to 3.36 acre feet of developed water per year.

5. I lease lands from Decker Coal Company. Part of the land I lease is covered by a conservation easement. A stock tank fed by Fidelity's developed water was put in on the conservation easement between wildlife food plots. Since I cannot graze my cows on the conservation easement, the sole purpose of this stock tank is to water wildlife grazing the food plots.

6. I am aware that the Northern Plains Resource Council and the Tongue River Water Users' Association have filed a Motion to stay of Fidelity's Montana Beneficial Use Permit 42B-300 11045. I am further aware that if the Court grants the Motion to stay Fidelity will be unable to provide me the developed water.

7. Food plots and plenty of water make for an ideal wildlife sanctuary. Taking good water from the conservation easement will not help but harm the productivity of the easement. The best forage in the world will not hold wildlife without a good source of water.

8. I would also lose any future opportunities to use the developed water for uses beneficial to both me and the wildlife present on the conservation easement.

DATED this \_\_\_\_\_ day of December, 2007.

Zredench Muller Fredrick Mueller

SUBSCRIBED AND SWORN to before me this $\frac{1}{2}$ day of December, 2007.				
(Notarial Seal)	(print name) Nolan J. Olson  Notary Public for the State of Wyoming Monhan  Residing at Glandive  My commission expires June 3 2008			

I hereby certify that a true and correct copy of the foregoing *Affidavit of Fredrick Mueller* was mailed postage pre-paid thereon at Helena, Montana, this 20th day of December 2007:

Anne Yates
Tim D. Hall
Water Resources Division
Montana Department of Natural Resources and Conservation
1625 11th Avenue
P.O. Box 201601
Helena, MT 59620-1601

Jack R. Tuholske, Esq. Tuholske Law Office, PC 234 Pine Street P.O. Box 7458 Missoula, MT 59807

Brenda Lindlief-Hall, Esq. Reynolds, Motl, & Sherwood 401 Last Chance Gulch Helena, MT 59601

Dana L. Hupp

Jon Metropoulos Dana L. Hupp GOUGH, SHANAHAN, JOHNSON & WATERMAN 33 So. Last Chance Gulch P.O. Box 1715 Helena, MT 59624-1715 (406) 442-8560 (406) 442-8783 (fax)

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Donald D. MacIntyre Attorney at Law 307 North Jackson Helena, Montana 59601 (406) 442-8283

Attorneys for Fidelity Exploration & Production Company

## MONTANA FIRST JUDICIAL DISTRICT COURT LEWIS & CLARK COUNTY

NORTHERN PLAINS RESOURCE COUNCIL, INC., and TONGUE RIVER	Cause No. CDV-07-425
WATER USERS' ASSOCIATION,	AFFIDAVIT OF JOHN LUCAS
Plaintiffs/Petitioners,	) )
-vs-	) )
MONTANA DEPARTMENT OF NATURAL RESOURCES AND CONSERVATION, and FIDELITY EXPLORATION & PRODUCTION COMPANY,	) ) ) )
Defendants/Respondents.	)

- I, John Lucas, being first duly swom, do hereby state and affirm as follows:
- I am the Manager of Environmental and Regulatory Affairs for Rio Tinto Energy
   America Inc. (RTEA) and as part of that position, have oversight responsibility for effective
   utilization of resources for RTEA's surface coal mines.
- Spring Creek Coal Company (SCCC) is a Montana corporation that is a whollyowned subsidiary of RTEA. SCCC operates a surface coal mine located in Decker, Montana known as the Spring Creek Mine. The Spring Creek Mine produced over 14.5 million tons of

coal in 2006.

- 3. The Spring Creek Mine utilizes coal bed natural gas developed water (developed water) provided by Fidelity Exploration & Production Company (Fidelity) for beneficial uses, including industrial uses in and around the mine site. This developed water is the primary source of water for the Spring Creek Mine.
- 4. SCCC entered into a Water Distribution Contract with Fidelity on April 25, 2001 (2001 Contract) to provide up to 100 million gallons per year of developed water from its CX Field Water Management System for beneficial use by the Spring Creek Mine. Subsequently, SCCC revised the 2001 Contract on August 1, 2005 (together with the 2001 Contract, Water Contract) to provide up to 125 million gallons per year of developed water. The Water Contract expires on August 1, 2015.
- 5. The Spring Creek Mine uses the developed water provided by Fidelity under the Water Contract specifically for dust suppression and service water at the mine's administrative facilities and coal plant. Dust suppression is vitally important for operational safety and to meet dust control requirements of the applicable MDEQ air quality permit. Service water is non-potable water that is important for continued washdown operations in the plant and maintenance operations in the shops.
- 6. SCCC has made investments in specific pipeline segments and appurtenances to convey the developed water from Fidelity's CX Field Water Management System to the Spring Creek Mine. If Fidelity were unable to supply the developed water to the Spring Creek Mine in accordance with the Water Contract, these infrastructure investments would be rendered worthless.

- 7. . Spring Creek Mine's use of developed water is in lieu of obtaining groundwater through existing water rights permits. In order to replace the developed water as the Spring Creek Mine's primary source of water, SCCC would be required to refurbish or re-drill groundwater production wells under its existing water rights permits.
- 8. Refurbishing or re-drilling SCCC's production wells would be at a significant cost to SCCC. SCCC estimates that the cost could be \$1.5 million to \$2.0 million

DATED this 14th day of December, 2007.

John Lucas John D Juen

STATE OF WYOMING

COUNTY OF CAMPBELL

Subscribed and sworn to before me by John Lucas, Manager of Environmental and Regulatory Affairs for Rio Tinto Energy America Inc., this 14th day of December, 2007.

Witness my hand and seal this 14th day of December, 2007.

VICKI L. GUNDERSON - NOTARY PUBLIC

COUNTY OF CAMPBELL

Commission Printing Expires Jan. 20, 2009 7 ()

WYOMING

I hereby certify that a true and correct copy of the foregoing *Affidavit of John Lucas* was mailed postage pre-paid thereon at Helena, Montana, this 20th day of December 2007:

Anne Yates
Tim D. Hall
Water Resources Division
Montana Department of Natural Resources and Conservation
1625 11th Avenue
P.O. Box 201601
Helena, MT 59620-1601

Jack R. Tuholske, Esq. Tuholske Law Office, PC 234 Pine Street P.O. Box 7458 Missoula, MT 59807

Brenda Lindlief-Hall, Esq. Reynolds, Motl, & Sherwood 401 Last Chance Gulch Helena, MT 59601

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Dana L. Hupp  KD Feeback  GOUGH, SHANAHAN, JOHNSON & WATERMAN  GOUGH Last Chance Gulch	ELL EARLY COM
1 KD Feeback GOUGH, SHANAHAN, JOHNSON GOUGH, SHANAHAN, JOHNSON 33 South Last Chance Gulch 2 33 South Last Chance Gulch 2 50624-1715	
PO Bon Montana 3902.	
(406) 442-8783 (1ax)	
Donald D. MacIlley	
Attorney Jackson 50601	Company
Helena, 42-8283	ICIAL DISTRICT COURT  ARK COUNTY  DRIV-2007-425
Attorneys for Fidelity Exp  MONTANA FIRST JUD  MONTANA FIRST JUD  LEWIS & CI	ARK COUNTY  DRIV-2007-425
9	Cause No. BDV-2007-425
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NORTHERN PLAINS RESOURCE NORTHERN PLAINS RESOURCE ROUNCIL, INC., and TONGUE RIVER	AFFIDAVIT OF
10 NORTHERN PLAINS RESOURCE NORTHERN PLAINS RESOURCE RIVER COUNCIL, INC., and TONGUE RIVER WATER USERS' ASSOCIATION, Petitioner,	Mark Moreland
13 -vs-	
14 CRARTMENT OF	
14  MONTANA DEPARTMENT OF MONTANA DEPARTMENT OF NATURAL RESOURCES AND NATURAL RESOURCES AND CONSERVATION, and FIDELITY CONSERVATION & PRODUCTION EXPLORATION & PRODUCTION	
16 CONDITION & 12	
EXPLOIDANY, COMPANY, Respondents.	)
18	d.
STATE OF MONTANA ):ss.	totes the following, under oath
20 County of Big Horn ing firs	t duly sworn, deposes and states and
21 Mark Moreland, being ms	t duly sworn, deposes and states the following, under oath ars, have first-hand knowledge of the facts set forth below, this matter.
22 23 and penalty of perjury: and penalty of perjury:	ars, have first-hand knowledge of
23 and points  I am over the age of 18 years	this matter.
23 I am over the age of 18 years am competent to testify in am competent to testify in	nty, Montana, and am in the out
25 I reside in Big Horn Cou	athis matter.  In this matter.  In this matter.  In this matter.  In the business of raising cattle in the b
vicinity of Fidenty	· <del>-</del>
are wit Moreland	
28 Affidavit of Mark 192	

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This is to certify that the foregoing Affidavit of Mark Moreland was duly served upon the following at their respective addresses by first-class mail, postage pre-paid thereon, on the day of June 2007 as follows:

Fred Robinson, Esq. P.O. Box 201601 Helena, Montana 59620-1601

Terry Punt Bones Bros. Ranch P.O. Box 505 Birney, Montana 59012

Mark Sonderberry, Consultant 8 Fry Drive Sheridan, Wyoming 82801

Tim Hall
Anne Yates
Water Resources Division
Montana Department of Natural Resources
and Conservation
P.O. Box 201601
Helena, Montana 59620-1601

Brenda Lindlief-Hall, Esq. 401 Last Chance Gulch Helena, Montana 59601

Jack R. Tuholske, Esq. Tuholske Law Office, PC P.O. Box 7458 Missoula, Montana 59807

Tom Kinnison 307 West Burkitt Sheridan, Wyoming 82801

My Julyang KD Feeback

March 16 2009

To Whomit may CONCERN!

The Munson Ranch has been a ranch for almost 100 years. We are in our 70's and trying to keep it as a ranch. We enjoy training CBM water in our pastures and in our corrals and Ranch House. It is essential to our operation. Without the CBM water we will be forced to sell our cattle and perhaps sub-divide the land.

Deanna L. Visborg al T Visborg